NEXUS Group

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# PROFESSIONAL SERVICES AGREEMENT ADDENDUM

FRANKLIN CO. ASSESSOR BROOKVILLE, INDIANA

This SERVICE AGREEMENT ADDENDUM (the "AGREEMENT") is made and entered into as of this 10<sup>th</sup> day of February 2006 by and between Nexus Group, Inc. ("Nexus") and the County Assessor of Franklin County, Indiana ("Client").

#### **RECITALS:**

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Whereas, Nexus operates a tax research and consulting firm based in Indiana and has certain skills and expertise in regards to the services to be performed;

Whereas, Client desires to retain the benefit of Nexus's service, knowledge, skills and expertise in certain specified areas of Indiana property taxation; and

Whereas, Client and Nexus are desirous of documenting the terms and conditions of said 'relationship;

The foregoing recitals are adopted by the parties as being true and accurate statements, and are hereby incorporated as binding representations of this Agreement. Now, therefore, in consideration of the premises and the mutual covenants, agreements and representations herein contained, and other good and adequate consideration, the receipt of which is hereby acknowledged, it is hereby agreed as follows:

- 1. Engagement. Client hereby engages Nexus as a service provider, consultant and advisor to the Client with respect to the matters identified in Section 2 hereof and in Attachment 1 to this AGREEMENT for the compensation as set forth in Section 3 hereof and for the term as set forth in Section 5 hereof. Nexus hereby accepts this engagement by Client as a service provider, consultant and advisor with respect to such matters and for such compensation and term.
- Services to be Performed. During the term of this AGREEMENT, Nexus shall provide verbal and/or written reports, communications, data analysis and other related and necessary information ("Services") to the Client in general regards to new construction assessment for all property classes for the March 1, 2006 assessment date. These Services and deliverables are further outlined and detailed in Attachment 1 to this AGREEMENT. Client and Nexus may alter the scope and nature of the Services upon mutual agreement. Nexus shall work closely with Client to ensure that Nexus completes those Services necessary so that Client meets all statutory deadlines. Nexus agrees to work in conjunction with the Client and other service providers, including but not limited to those associated with the reassessment and/or software provision, to integrate and transfer information so as to provide information to the Client in a uniform format. All work product of Nexus shall meet the requirements as established by the Department of Local Government Finance consistent with

- Regulation 17 as detailed in Version A of the 2002 Real Property Assessment Manual, any subsequent alterations to this document, as well as pertinent and other related adopted rules.
- 3. Compensation. In consideration for the Services as described in Section 2 hereof Nexus shall receive the sum of \$9,000.00. An invoice will be sent to Client upon completion. That invoice shall be due and payable upon mutual satisfaction of both parties that all contract deliverables have been met. In the event that either party cancels the AGREEMENT, Nexus shall determine the percentage of contracted work that has been completed and submit this information to Client for review and approval. An invoice based on this percentage completion shall be submitted for payment. Invoices are due within 45 days, with an additional grace period of 15 days. Payments outstanding after such grace period will be assessed an interest charge of one percent (1%) per month.
- 4. On-Site Presentations and/or Defense. Nexus agrees to provide two (2) person-days of formal or informal meetings or hearings with taxpayers to support the assessments resulting from the 2006 new construction assessment only. Additional person-days requested by the Client will be billed at a rate of \$750 per day.
- 5. Term, Termination and Suspension. The term of this AGREEMENT shall commence on the earliest date noted above and shall continue indefinitely until all Services have been provided. Nexus may cancel this AGREEMENT with thirty days notice and for good and just cause. Client may cancel this AGREEMENT at any time with thirty (30) days notice. In the event of cancellation by either party, any and all outstanding payments shall likewise be suspended. Further, Client may suspend the provision of Services at his sole discretion, making the payment of any and all outstanding compensation due and payable in Section 3 likewise suspended. At the resumption of Services, Nexus and Client would make a good faith effort to amend this Agreement concerning due dates for deliverables and a compensation schedule.
- 6. <u>Confidentiality</u>. Nexus shall maintain the confidentiality of all Client records, data, information, correspondence of any type and similar. All information related to these Services shall be provided to the Client only, unless otherwise directed by Client, or as so directed by a Court of Law.
- 7. <u>Independent Contractor</u>. Nexus shall at all times be an independent contractor hereunder, rather than a coverture, agent, employee or representative of the Client. Client hereby acknowledges and agrees that Nexus may engage directly or indirectly in other business and ventures not otherwise proscribed hereby.

- 8. Proscribed Activities. Nexus or its shareholders shall not file any type of real or personal property appeal on behalf of any person(s), corporations or business entities in regards to property owned, held or possessed in Franklin County, Indiana.
- 9. Enforcement. The provisions of this AGREEMENT shall be enforceable notwithstanding the existence of any claim by either Client or Nexus against the other. Each of the parties of this AGREEMENT shall have the right to specific performance and injunctive relief to enforce the terms of this AGREEMENT.
- 10. Governing Law. The AGREEMENT shall be construed in accordance with the laws of the state of Indiana.
- 11. Waiver of Breach. The waiver of any breach of any provision of this Agreement or failure to enforce any provision hereof shall not operate or be construed as a waiver of any subsequent breach by either party.
- 12. Entirety. This AGREEMENT represents the complete and final agreement of the parties with respect to delivery of Services and shall control over any other statement, representation or agreement. Any changes to the Agreement must be in writing, signed by both parties.
- 13. <u>Survival</u>. The provisions of this AGREEMENT relating to confidentiality shall survive the termination of the AGREEMENT.
- 14. <u>Captions</u>. The captions of this AGREEMENT are for convenience of reference only and shall not be deemed to define or limit any of the terms hereof.
- 15. Binding Effect. This AGREEMENT shall inure to the benefit of both parties and their successors and assigns shall be binding upon both parties.
- Indemnification. Both Client and Nexus agrees to indemnify, defend and hold harmless the other from and against any and all costs, expenses and liability, including, but not limited to, reasonable attorney fees, which it may incur in the event of a breach by the other party of its obligations hereunder or arising from acts or omissions of the other party in performing its obligations hereunder.
- 17. Contract Representative. The Client may designate a Contract Representative to serve as the primary contact person for notifications and receipt and/or coordination of Services. The Nexus Contract Representative shall be Frank S. Kelly, 4225 N. Illinois Street, Indianapolis, IN 46208 (317-925-7783).

- Notices. All written notices shall be directed, if to Nexus, at: 4225 N. Illinois St., Indianapolis, IN 46208; and if to Client, at: 459 Main Street, Brookville, IN 47012.
- 19. Responsibilities. The final determination of assessed value and true tax value is and shall remain the responsibility of the Client.
- Non-Discrimination. Pursuant to IC 22-9-1-10, Nexus and its subcontractors, if any, shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Contract, with respect to the individual's hire, tenure, terms, conditions, or privileges of employment, because of the individual's race, color, religion, sex, handicap, national origin or ancestry. Breach of this covenant may be regarded as a material breach of contract.
- Delays. Whenever Nexus or the Client have knowledge that any actual or potential situation is delaying or threatens to delay the timely performance of this Contract, they shall within fifteen (15) days provide written notice of the delay to the other party by certified mail, return receipt requested, including all relevant information with respect to the actual or potential cause of the delay.
- Subcontracting. Nexus must obtain the approval of the Client before subcontracting all or any portion of this Contract. This limitation shall not apply to the purchase of standard commercial supplies or raw materials. If subcontractors are used, Nexus is responsible for contract performance, compliance with terms and conditions of this Contract, and the requirements of federal and state equal opportunity and affirmative action statutes, rules and regulations.
- Force Majeure. Neither party shall be liable for delays or performance failures resulting from and caused by acts beyond the party's control. Such acts shall include acts of God, acts of war, epidemics, communication line failures, power failures, earthquakes, and other similar disasters. In every case the delays must be beyond the control and without the fault or negligence of the non-performing party.
- Maintaining A Drug-Free Workplace. Nexus hereby covenants and agrees to make a good faith effort to provide and maintain during the term of this Contract a drug-free workplace, and that it will give written notice to the Client within ten (10) days after receiving actual notice that an employee of the Professional Appraiser has been convicted of a criminal drug violation occurring in Professional Appraiser's workplace. It is further expressly agreed that the failure of Nexus to in good faith comply with the terms of the above, or falsifying or otherwise violating these terms shall constitute a material breach of this Agreement, and shall entitle the Client to impose

sanctions against Nexus including, but not limited to, suspension of contract payments, termination of this Agreement and/or debarment of Nexus from doing further business with the Client for up to three (3) years.

In witness whereof, the undersigned have executed this AGREEMENT effective as of the day and year first set forth above.

"Nexu	s"	
Ву:	Frank S. Kelly, President	Date <u>2-12-0</u> 4
By:	Jeffrey S. Wuensch, COO	Date
"Client"		,
By:	Sharon Walcomb The Honorable Sharon Halcomb Franklin County Assessor	Date

By: Source Refined Date MAR 1 3 2006

Franklin County Commissioner

By: Taket Busch Date MAR 1 3 2006

Franklin County Commissioner

By: Date MAR 1 3 2006

#### Attachment 1

### **Nexus Group Deliverables:**

- 1. Enter all parcels considered as New Construction of 2006 into a database.

  Nexus shall track all such parcels by property class date of visit, field person and any need for future re-checks.
- 2. **Perform field review of all such parcels.** This fieldwork includes changes to land classification as appropriate, all measurements, sketches, grade assignments, use type designation, effective age determinations, travel, digital photographs of the new improvements, updating of other improvements as necessary and GIS verification as needed.

## **Franklin County Deliverables:**

- 1. **Provide access to all parcels to be considered as new construction.** Nexus shall enter these parcels into a database so as to track activity. Client will provide copies of permits, blueprints, construction drawings and existing property record cards as available.
- 2. Provide detailed County, Township and Neighborhood Maps. At the earliest convenience.
- 3. **Data entry of field changes**. Client shall perform all data entry work in regards to this activity.